CERTIFICATE OF EXPRESS MAIL

Express Mailing No.: EL 839286266 US

Date of Deposit: August 27, 2001



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Dkt. No.: UTSB:679USD2

Prior Application Examiner:

ROBINSON, B.

BOX PATENT APPLICATION

Commissioner for Patents Washington, D.C. 20231

Classification Designation:

UNKNOWN

Prior Group Art Unit: 1625

REQUEST FOR FILING DIVISIONAL APPLICATION UNDER 37 C.F.R. § 1.53(b)

This is a request for filing a divisional application under Rule 53(b) (37 C.F.R. § 1.53(b)) of co-pending prior application Serial No. 09/730,893 filed December 5, 2000, entitled "INHIBITION OF HUMAN TELOMERASE BY A G-QUADRUPLEX-INTERACTION COMPOUND."

Enclosed is a copy of the prior application Serial No. 09/730,893 as originally 1. filed, including specification, claims, drawings, and declaration. The undersigned hereby verifies that the attached papers are a true copy of the prior application as originally filed and identified above, that no amendments (if any) referred to in the declaration filed to complete the prior application introduced new matter therein, and further that this statement was made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such

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3.

willful false statement may	jeopardize the validity of the application or any patent			
issuing thereon.				
(a) \(\sum \) The invente	orship is the same as prior Application Serial No.			
09/730,893.				
(b) Deletion o	f inventor(s). Signed statement attached deleting			
inventor(s)	named in the prior application, see 37 C.F.R. § 1.63(d)(2)			
and 1.33(b).				
(c) Priority of f	oreign patent application number , filed in			
is clair	med under 35 U.S.C. § 119(a)-(e). The certified copy:			
is enclos	sed.			
has been	n filed in the prior Application Serial No.			
The Commissioner is req	uested to grant Applicants a filing date in accordance			
with Rule 1.53, and supp	oly Applicants with a Notice of Missing Parts in due			
course, in accordance with	the provisions of Rule 1.53(f).			
Enclosed is a check in the	amount of \$355.00 to cover the filing fee as calculated			
below and the fee for any new claims added in the Preliminary Amendmen				
referred to in Part No. 9 bo	elow.			

CLAIMS AS FILED IN THE PRIOR APPLICATION LESS CLAIMS CANCELED BELOW

FOR		NUMBER FILED	NUMBER EXTRA		RATE	FEE
Basic	Fee					\$355.00
Indep	Claims endent	1 - 20 1 - 3		X X	\$18.00 = \$80.00 =	\$0.00 \$0.00
Clain Multi		endent Claim(s)				\$-000
FOR		NUMBER FILED	TOTAL FILI NUMBER EXTRA		RATE	\$355.00 FEE
\boxtimes	4.	Applicant is entitle	d to Small Entity St	atus for this	application.	
		(a) A small enti	ty statement is enclo	sed.		
		(b) A small enti	ity statement was file	ed in the prior	nonprovisional ap	oplication and
		such status	is still proper and des	sired.		
		(c) Small entity	y status is no longer	claimed.		
	5.	If the check is missing or insufficient, the Commissioner is hereby authorized to				
		charge any fees ur	nder 37 C.F.R. §§ 1	.16 to 1.21 v	which may be req	uired for any
		reason relating to	this application, o	or credit any	overpayment to	Fulbright &
		Jaworski L.L.P. Ac	count No.: 50-1212/	10026640/S	LH.	
\boxtimes	6.	Enclosed is a copy of the current Power of Attorney in the prior application.				
	7.	Address all future of	communications to:			
		FULBRIG!	Highlander, Esq. HT & JAWORSKI 1 ess Avenue, Suite 24			

Austin, Texas 78701

(512) 536-2487

\boxtimes	8.	The prior application is presently assigned to Board of Regents, The University of
		Texas System.
\boxtimes	9.	Enclosed is a preliminary amendment. Any additional fees incurred by this
		amendment are included in the check at No. 3 above and said fee has been
		calculated after calculation of claims and after amendment of claims by the
		preliminary amendment.
	10.	Cancel in this application claims of the prior application before calculating the
		filing fee. (At least one original independent claim must be retained).
	11.	Amend the specification by inserting before the first line the sentence: This is a
		of co-pending application Serial No. filed
	12.	Enclosed are formal drawings.
	13.	An Information Disclosure Statement (IDS) is enclosed.
		(a) PTO-1449.
		(b) Copies of IDS citations.
\boxtimes	14.	Transfer the sequence information, including the computer readable form previously
		submitted in the parent application, Serial No. 09/244,675 filed February 4, 1999,

sequence listing.

for use in this application. Under 37 C.F.R. § 1.821(e), Applicant states that the

paper copy of the sequence listing in this application is identical to the

computer readable copy in parent application Serial No. 09/244,675 filed

February 4, 1999. Under 37 C.F.R. § 1.821(f), Applicant also states that the

information recorded in computer readable form is identical to the written

- Other: Preliminary Amendment and Request for Transfer of Sequence Listing
 Under 37 C.F.R. § 1.821(e).
- 16. Return Receipt Postcard (should be specifically itemized).

Respectfully submitted,

Steven L. Highlander

Reg. No. 37,642 Attorney for Applicants

FULBRIGHT & JAWORSKI L.L.P. 600 Congress Avenue, Suite 2400 Austin, Texas 78701 (512) 536-3184

Date: August 27, 2001

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CERTIFICATE OF EXPRESS MAIL

Express Mailing No : <u>EL 839286266 US</u>

Date of Deposit: August 27, 2001

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Sean M. Kerwin et al.

Serial No.: Uknown

Filed: August 24, 2001

For: INHIBITION OF HUMAN TELOMERASE BY A G-OUADRUPLEX-INTERACTION

COMPOUND

Group Art Unit: Unknown

Examiner: Unknown

Atty. Dkt. No.: UTSB:679USD2/SLH

REQUEST FOR TRANSFER OF SEQUENCE LISTING UNDER 37 C.F.R. § 1.821(e)

BOX SEQUENCE

Commissioner for Patents Washington, D.C. 20231

Commissioner:

Pursuant to 37 C.F.R. § 1.821(e), Applicants respectfully request that the sequence information previously submitted in parent application ("parent application"), U.S. Serial No. 09/244,675 filed February 4, 1999, be transferred to and used in the above-referenced patent application ("instant application"). Only one computer readable sequence listing was submitted to the U.S. Patent and Trademark Office in the parent application. The sequence information in the instant application is identical to the sequence information contained in the previously-filed computer readable sequence listing in the parent application. It is understood that the U.S. Patent and Trademark Office will make the necessary change in application number and filing date of

the computer readable form that will be used for the instant application. A paper copy of the sequence listing is included in the originally-filed specification of the instant application.

Applicants request the transfer of the previously-filed computer readable sequence listing from the parent application to the instant application is in lieu of filing a duplicate computer readable sequence listing.

No fee is believed to be due in connection with the filing of this document; however, should any fees under 37 C.F.R. §§ 1.16 to 1.21 be deemed necessary for any reason relating to this document, the Commissioner is hereby authorized to deduct said fee from Fulbright & Jaworski Account No.: 50-1212/10026640/SLH.

Respectfully submitted,

Steven M. Highlander

Reg. No. 37,642 Attorney for Applicants

FULBRIGHT & JAWORSKI L.L.P. 600 Congress Avenue, Suite 2400 Austin, Texas 78701 (512) 536-3184

Date:

August 27, 2001